Before the Federal Communications Commission Washington, D.C. 20554

In the Matter of)	
Cross-Ownership of Broadcast Stations Newspapers	and)	MM Docket No. 01-235
Newspaper/Radio Cross-Ownership Waiver Policy)	MM Docket No. 96-197

COMMENTS OF ARSO RADIO CORPORATION

Arso Radio Corporation ("Arso")¹ submits these comments in response to the Commission's *Notice of Proposed Rulemaking*² to consider revisions to its newspaper/broadcast cross-ownership rule in the June 2000 *Biennial Review Report* on broadcast ownership rules. In the *Notice*, the Commission proposed several options, to wit: (1) modification of the rule, (with several variations on the type of modification; (2) elimination of the rule entirely and (3) retention of the rule as it currently exists. For the reasons set forth below, Arso supports retention of the rule along with minor modification to expand the rule to non-English language newspapers in communities where English is not the dominant language.

As the Commission explained in the *Notice*, the newspaper/broadcast cross-ownership rule prohibits common ownership of a full-service broadcast station and a daily newspaper when the broadcast station's service contour encompasses the newspaper's city of publication.³ However, note 6 to the rule, in defining a daily newspaper, limited it to one that is published in the English language. While this is an appropriate standard for much of the United States, where English is the dominant language, there are communities, such as Puerto Rico, where Spanish is the dominant language (and the official language of the Commonwealth) and daily Spanish language newspapers are the dominant newspapers, while English language newspapers are in the minority. Since, according to the Commission, "[t]he multiple ownership rules," such as the newspaper/broadcast cross-ownership rule, "rest on two foundations: the twin goals of diversity of viewpoints and economic competition."⁴, elimination of the caveat for English language newspapers in communities where the Spanish language predominates would foster those twin

¹ Arso is an FCC licensee of broadcasting facilities located in Puerto Rico

² Notice of Proposed Rulemaking in MM Docket Nos. 01-235 and 96-197, FCC 01-262 (rel. September 20, 2001)("Notice")

³ 47 C.F.R. § 73.3555(d). For AM radio stations, the service contour is the 2mV/m contour, *id.* § 73.3555(d)(1); for FM radio stations, the service contour is the 1mV/m contour, *id.* § 73.3555(d)(2); for TV stations, the service contour is the Grade A contour, *id.* § 73.3555(d)(3). A daily newspaper is defined to be one that is published in the English language four or more times per week. *Id.* § 73.3555 n.6.

⁴ Second Report and Order, 50 FCC 2d at 1074.

goals. The Commission largely based the newspaper/broadcast cross-ownership rule in particular on the diversity goal, explaining that "it is essential to a democracy that its electorate be informed and have access to divergent viewpoints on controversial issues."

An example of how the current rule's intent is mooted in non-English dominant communities is the Puerto Rico media market, where Spanish is the dominant language. El Nuevo Dia (printed in Spanish) is the largest circulation newspaper in San Juan in any language with circulation in excess of 200,000, not including its downtown tabloid, *Primera Hora*, (also a Spanish language daily), which has another 116,000 in circulation⁶, and it dominates the newspaper market both in San Juan and throughout the island. Indeed, El Nuevo Dia is the largest daily newspaper in the United States, with daily page count averaging 196 pages.⁷ It has approximately 72% of all newspaper advertising revenue in Puerto Rico and over 80% of the Spanish language advertising market, representing over 4.8 million column inches of advertising annually. El Nuevo Dia and its affiliate papers are the most significant newspaper in San Juan and the entire island. As noted above, it has significant economic clout on the island and commands hefty advertising rates. 10 The newspapers have control over their editorial content, news coverage decisions and available advertising revenue in a way that no individual broadcaster could ever have. Coupled with the lack of regulations which broadcasters are subject to abide by, the concentration of ownership of a broadcast facility by the local dominant newspaper (which also dominates the advertising revenues on the island), would presents significant concerns relating to the presentation of diverse viewpoints as well as potential monopolistic scenarios. Nevertheless, under the current interpretation of the rule and note 6, such a combination could seek approval since the newspapers are not published in English, and indeed the principals of El Nuevo Dia have sought Commission approval for acquisition of a broadcasting license, which is currently pending with the Mass Media Bureau¹¹.

⁵ *Id*.

⁷ Goss Graphic Systems Press Release, September 15, 2000 available at http://www.gossgraphic.com/pg/press/elnuevo.htm

⁸ MediaFax, Inc. AdTrac Media Analysis Comparison Report, January 2000-December 2000 – Adtrac estimates *that El Nuevo Dia* and *Primera Hora's* approximate combined revenue from advertising to be in excess of \$315 Million dollars for calendar year 2000. Total Newspaper revenues for Puerto Rico in 2000 were estimated by Mediafax, Inc. to be approximately \$437 Million dollars, while total Radio advertising revenues were estimated to be approximately \$115 Million dollars.

⁹ El Vocero, April 9, 2001

¹⁰ See "Puerto Rican paper settles free-press suit against government" Associated Press May 11, 1999 available at http://www.freedomforum.org/templates/document.asp?documentID=7319

¹¹ See File No. BAL-20010302AAF.

As the Commission recognized when it announced the completion of Biennial Review Report (FCC 00-191)(MM Docket 98-35) and contemplated re-examination of the newspaper/broadcast crossownership rules, although the efficiencies of combined newspaper/broadcast operation might produce more public affairs or news programming, that result did not necessarily advance the Commission's goal of viewpoint diversity because, without a diversity of ownership or editors, there would be no real diversity of viewpoints.

Clearly, in the example suggested above, if the dominant newspaper (which has a specific editorial viewpoint) were also to be a broadcaster in the same market in which its newspapers were published, the broadcasting viewpoint adopted by that station would mirror that of its co-owned newspaper editorial viewpoint. Thus, there would be a reduction in viewpoint diversity in that market, which runs contrary to the Commission's stated goals.

The other area of inquiry raised by the *Notice* is the effect of the rule on competition. One of the Commission's responsibilities is to determine whether the crossownership rule is "necessary in the public interest as a result of competition". In order to do so, the *Notice* solicits information concerning the economic and competition aspects of the rule.

The relevant marketplace where the two industries compete is in advertising dollars. In the specific market in which Arso has first hand experience, there are several factors which relate to this issue: First, broadcasters in the Puerto Rico market, as a rule, pay a much higher commission to advertising agencies for placement of advertising than in the continental United States. This, in turn, means lower net revenues for broadcasters than in other markets. Secondly, there is a gross disparity in the Puerto Rico advertising market between the dollars spent on television and radio advertising and those spent on newspaper advertising. For example:

- The combined estimated gross revenue for the year 2000 for all radio stations licensed to Puerto Rico was \$114,900.00.
- The combined estimated gross revenue for the year 2000 for all television stations licensed to Puerto Rico was \$170,800.00.
- The revenue from advertising in Puerto Rico's daily newspapers during the year 2000 was \$437,728,117.00. Of this sum, the two dominant Spanish daily papers, *El Nuevo Dia* and *Primera Hora*, were responsible for \$315,264,262.00 of advertising revenue, or more than 72% of the total newspaper revenue.¹⁴

In this particular market, the overwhelming influence of the two dominant newspapers, whose revenues alone exceed the combined *totals* of all radio and television stations in the market, suggest that the competitive benefits of consolidation (*e.g.*, economies of scale and scope

¹³ BIA Research, Inc., *Investing in Television 2001* (1st ed. 2000) (these include network, national/regional and local revenues.

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¹² BIA Research, Inc., *Investing in Radio 2001* (1st ed. 2001)

¹⁴ MediaFax, Inc. AdTrac Media Analysis Comparison Report, January 2000-December 2000

that may lead to lower costs and prices or superior products) is far outweighed by the potential harms (e.g., the exercise of market power by the dominant newspapers). It is not unrealistic to expect a newspaper/broadcast combination to offer packages to its advertisers at rates that would further diminish advertising expenditures amongst other broadcasters and even other newspapers. This exercise of market power would translate into fewer revenues for the other media voices in the relevant market, leading in time to the demise or consolidation of some of those voices and ultimately to less diversity of viewpoint in the marketplace. Furthermore, potential monopolistic and anti-trust practices could develop, overtly or covertly, through the exercise of this market power.

Puerto Rico is also unique in that it features a robust newspaper industry, dominated by the two newspapers referenced above, but also featuring several other significant newspapers, though only one is in the English language (the *San Juan Star*). Thus, while in other areas of the United States daily newspapers have declined since enactment of the cross-ownership rule, in Puerto Rico, the respective newspaper and broadcasting industries remain relatively similar to the circumstances in which the rule was originally enacted.

In conclusion, Arso believes the rule in its current form remains necessary to protect the twin goals enunciated by the Commission when the rule was first enacted, and that, in deference to the unique market in Puerto Rico (and perhaps other U.S. markets) where Spanish is the dominant language, the definition in note 6 to the rule be revised to delete the reference to English language newspapers in markets where English is not the dominant language.

RESPECTFULLY SUBMITTED,

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